



**ASHLEY MOODY
ATTORNEY GENERAL
STATE OF FLORIDA**

OFFICE OF THE ATTORNEY GENERAL

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January 23, 2019

VIA E-MAIL

Scott Huminski
(66451-72311483@requests.muckrock.com)

Dear Mr. Huminski:

We are following up with you regarding your public records requests to our office requesting the following:

“[1] All incoming and outgoing emails in 2017 and 2018 for Judge Elizabeth Krier and Judge James Adams.

[2] The case names and docket numbers for all cases handled by Judge Krier or Judge Adams whereby a removal to federal court was filed, also including cases removed under bankruptcy rule 9027. Include all cases that had a filing of a notice of removal to any federal court for the last 10 years.

[3] The case names and docket numbers for all cases handled by Judge Adams whereby he seized jurisdiction from another judge or court in the last 10 years. Such as his illegal seizure of jurisdiction from the 20th Circuit Court (17-ca-421) and his moving of that case to his docket in County Court (17-mm-815) and cases transferred pursuant to the logic condemned in 2D17-4465.

[4] The case names and docket numbers for all cases handled by both Judges where a motion for contempt was filed in a case in the last ten years.

[5] The case names and docket numbers for all cases handled by both Judges where any paper was entered into to docket/record containing the phrase ‘sui generis’ was filed in a case in the last twenty years.

[6] The case names and docket numbers for all cases handled by both Judges where an order was issued concerning contempt.

[7] Please produce copies of said contempt orders for the last 10 years.

[8] All orders issued by either judge in the last 20 years that impacted the First Amendment rights (Human right of free expression) of a litigant including any type of gag or protective order. Also include any orders that restricted speech absent any narrow-tailoring whatsoever or where the order containing the speech prohibition failed to provide reasonable time, place and manner restrictions on speech sought to be silenced.

[9] Any documents or papers in the possession of either judge detailing the process or procedure followed when Judge Adams engaged in what he described as an 'administrative jurisdictional transfer' concerning the transfer of 17-ca-421 to county court 17-mm-815 or Judge Adam's transfers condemned in the recent 2 dca case, 17-4465 . Huminski has found no law, statute, court rule or valid authority to allow a county judge to seize jurisdiction of a case pending in Circuit Court or the traffic cases central to 17-4465.

[10] All documents/materials mentioning scott huminski for the last five years including all documents possessed by the State's Attorney [sic] concerning 17-ca-421 and/or 17-mm-815.

All time frames are for calendar years 2017-2018 except where specified otherwise.

Do not supply copies of any documents authored by Huminski, specify these by title of the papers, case caption, docket # in list form."

With respect to requests numbered 1-9, please note that this agency is not the records custodian for the judicial branch, and does not have custody to those records. Moreover, these requests require subjective research projects, which this agency does not have the resources to undertake. Finally, if you are requesting an existing record, you must identify a record with sufficient specificity to permit the agency to identify it. *See Wootton v. Cook*, 590 So. 2d 1039, 1040 (Fla. 1st DCA 1991); *accord* Fla. R. Jud. Admin. 2.420(m)(1) (A public records request "shall provide sufficient specificity to enable the custodian to identify the requested records.").

In response to your request number 10, we have compiled responsive non-exempt public records materials, as of the date of the request, which we have attached to this email for production.

This specific request required an extensive use of agency personnel and time, as well as information technology resources, to retrieve and review the documents responsive to your requests and ensure compliance with the exemptions under section 119.071, Florida

Statutes, and applicable law. Therefore, a labor charge is being assessed pursuant to section 119.07(4)(d), Florida Statutes, for one hour of personnel time charged at an hourly rate of \$20.23, for a total labor charge of \$20.23.

Pursuant to Florida Public Records Act, section 119.07(4), Florida Statutes, please provide us with a check in the total amount of \$20.23 made payable to the Department of Legal Affairs and sent to my attention at the above-referenced address.

In the event that you have any additional questions, feel free to contact me directly at (850) 414-3634.

Sincerely,

s/ Nicholas J. Weilhammer

Nicholas J. Weilhammer

Attachment: Records